

**124.413 Mandatory minimum sentence — parole eligibility.**

1. Except as provided in [subsection 3](#) and [sections 901.11](#) and [901.12](#), a person sentenced pursuant to [section 124.401, subsection 1](#), paragraph “a”, “b”, “c”, “e”, or “f”, shall not be eligible for parole or work release until the person has served a minimum period of confinement of one-third of the maximum indeterminate sentence prescribed by law.

2. [This section](#) shall not apply if:

- a. The offense is found to be an accommodation pursuant to [section 124.410](#); or
- b. The controlled substance is marijuana.

3. A person serving a sentence pursuant to [section 124.401, subsection 1](#), paragraph “b” or “c”, shall be denied parole or work release, based upon all the pertinent information as determined by the court under [section 901.11, subsection 1](#), until the person has served between one-half of the minimum term of confinement prescribed in [subsection 1](#) and the maximum indeterminate sentence prescribed by law.

[C79, 81, §204.413]

[89 Acts, ch 225, §14](#)

C93, §124.413

[2009 Acts, ch 41, §182](#); [2016 Acts, ch 1104, §1, 2](#)

Referred to in [§124.401E](#), [§232.45](#), [§901.10](#), [§901.11](#), [§901.12](#), [§903A.5](#)

Subsection 1 amended

NEW subsection 3